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DOLLIE SALTMARSH, Secty

Lama e Leiser, No. 41 A. F. & A. M.-Meets mirday evening, on or before the full moon in F. Miller, Sec. E. L. Hammick, W. M.

Hoor Londs, No. 38, A. St. U. W.—Meets every rosaday evening at 41, A. H. Histl. Du. J. A. Lawisamon, M. W. J. B. THOMISO .. Rec.

Gg'l Menous Casis, No. 19, buy of Gurson Sassa of Ver's.—Meet is G. A. R. Hall, Lebanou. Or., every Saturday eventure, except the third Saturday of seeds mothin, meeting the third Friday instead. All mothers of flue Same of Vertars and conventioned to except the function of the Same of Vertars and conventions to the Casis.

A. Charlatt, First Sept.

PROFESSIONAL.

SAML. M. CARLAND, ATTORNEY-AT-LAW.

LEBANON, DERGON.

Weatherford & Chamberlain, ATTORNEYS - AT - LAW,

ALBANY, OREGON,

W. R BILYEU. ATTORNEY - AT - LAW,

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TO CORRESPONDENTS.

Your real name must accompany every communication or it will e-r tainly go to the "waste basket." We do not want your name for publica tion, but as a guarantee of good faith. EDITOR.

Citation.

In the County Court of the State of Ore

gon for the County of Lion.

In the matter of the estate of, Citation,
Jonn M. J. Lovenil, Deceased.

To Thereas Wilson, Emrily Walker,
Saraii Riley and to the unknown hele or
heirs of Jermeiah Lovenil deceased, and to all others known and unknown, interested in said Estate. Greeting.

In the name of the State of Oregon, You hereby cited and required to appear in the County Court of the State of Oregon, for the County of Linn, at the Court Room thereor, at Albany. in the County of Linn on Menday the 2nd day of October, 1893, at 1 o'clock in the afternoon of that day, then and there to show cause if any you have why the application of J. H. Loveall Administrator of the estate of John M. J. Levenil, deceased, to sell thereal property belonging to said estate, described as fol-lows, to-wit:

Beginning at a point Seventy Eight (78) reds North of the South-east corner of Birliard and Louisa L. Cheadle's Doration Acad Chaim, Not. No. 3809, Chaim No. 35, in Lian County, Oragon; thence South Seventy Eight [78] rods to said corner; thence west Eighty-one (81) rods; theme North Eighty (80) rods: thence in an East-eraly course Eighty-one [81) and a fraction rods to the place of beginning, containing forty [10] acres in Linn County, Oregon, should not be granted.

Witness, the Hon. J. N. Duncan, Judge of the County Court of the State of Oregon. for the County of Linn, with the Seal of Said Court affixed, this 18th day of August,

A. D., 1893. Attest; N. P. Payne, Clerk. By B. M. Payne, Deputy.

Summons.

the Chruit Court of the State of Origon County of Linn, holding terms at Albany as of Gregon, County of Linn, s. a. V sea, J. M. Settle and J. A. Roberts, Tru

name and spin of T. Z. Frandall & Co., Gurros-son, Woodruff, Praft Co., is composition, and of Section of a sixth Co., is composition, and of Section of the Section of Origins), and of Section, and of Section of the Section of Origins, and section of the benefit required to supear and answer the com-panin then arrands out in the above entitled suit, as the first day of the Benn of the said Cours, next coloring the engantism of the publication of this summon, so with by the fourth Monday of coton, et 188. The same being the failt day of technic, seed, and if you fail as to missiver, for such ther-composition of the section of the same of the publication of the publishing of the companing, the witter of high control of the composition of the publication of the section of the publication against and defining the cours and are of July, 1885, and the turnible sum of 25000 at a public control of the course of the course of the course of the macronic and for their costs and including macronics, and for a decrease or the correlations of their macronics, as against all and decreases on the section of the co-

Mr Kees, of Eastern Oregon was visit bug in the city this week.

LEBANON, On., Aug. 22nd 1805,

Mr. Editor:
Dest Sir.—I desire ito correct and modify the statement which appeared in last weeks' paper concerning myself. It places are before Use paid in a very awkward position and conveys the arong idea centriely. Softing could be anone propositorous than the statement that the man-referred to was sectionally injured: afti-guain the Br's precaution was not at all out of place. Pin stratches sometimes prove fatal. He was not us old by several years as we stated, and as far being feeble and unable to fight—well when he made the attack his bostling ten indeed me of footiath when Bard went south to meet him and my chances looked about as silm us did David's chances, but the strong hand of God always upholds and amounts the children. "The Lard halds and samains his children. The Lord saveth not with sweed and spear for the battle is the Lord's. It ought to be a represent to Lebason for ever that a woman has been fixed for fighting in defense of her beast and resenting blackguardism with a citit. It is said we have a blackgrardism with weigh. It is easily we have a law for the protection of women from the insulis-and violence of wicked men. I fall to recognize in our laws any protection for such offenses. The remedy is worse than the disease. The offended complainant inned by asole her modesty and con-front pentlemen of himor and repeat the had language which is so revolting to all decemp-, then when the criminal is convicted what is the penalty? A pumy little fine or a few days impris-cupant. Great influencing for a woman to be onment. Great inducement for a woman to b diment. Great information of a woman to be searficed. I am of the populou that the reme-dy which nature has provided as the best. "Good full-grown claim." My conduct has met with the approval of rell intelligent, right minded people but there is a small minority of the population of the deere is a small minority of the population of the dearen whose minds are as mirrow and com-pressed that it disqualifies them from taking a proper view of any subject. The goselp-monger and chronic modellers who have been trying to altend to my affairs ever since Mr. Thom were east and have been giving me so much gratu-ious advertising, while their own progeny wer one ancertraing, while that one program were engaged in winercoss vices and bury with the problem of ("how many pickies an ordinary over-coal pocket would contain placed there when the circle is not plocking") would better ty ma-cierle is not plocking their own business awhile and sempe the turnish off their own character.

Remember that carses, chicken like

Offen roost at home; ken't speak of others faults THI you have none of your own.

May what you will about facting, but the wom-an who meets you to your face as a friend and then showks around behind you and strikes her asospecting victim with the poisoned tangue of stander is an abomination unto the Lord. This class of men and women do not need advertising they are known where ever they go. Some of the lords of creation (Noblest work of God, etc.) have o far retrograded that they go about the street prying into women's affairs, warehing where she goes and wondering u and her business is, striving painfully to create a scandale. They forget (or perphases never knew) that respection is the ourring of a corrupt heart and an evil mind. On of the most deplerable faults, which I have eve askern in by Mr. Grundy is that of buying clothus searling appearal, specifing mode; for feeding ness, as she terms it, really each to go to the sup-port of the scape). As to those who are support of by the Gospet unfortunately we do not only advantages that Eve did, as radio heaves do not row in Oregon.

Some people who are ostentationally preaching the Gospel are in reality rating among the neighbors causing disturbance of a very grave enture. Mrs. E. Thole.

Mr. F. Springer died at his home in this city Wednesday evening after a lingering illness with consumption. He was born in Columbia county, Penn. 60 years ago. He came from Kansas to this place about five years ago. He is the father of twelve children, eight of which are still living. The bereaved wife and children have the sympathy of the entire commu-nity. Rev. M. Bashor will preach his funeral in the Cumberland church today after which he will be burried in

Dr. Irvin Smith, left the first of the week for his home in Sherman county. Hop. M. A. Miller's Beply.

Below is Hon. M. A. Miller's reply to Governor Pennoyer's letter to him in regard to the extra session of the legislature which shows how he stands on the question.

SYLVESTER PENNOYER, GOVERNOR,

SALEM, OREGON:-MY DEAR SIR:-Yours of the 15th inst at hand asking my opinion as a member of the Legislature as to the advisability of calling an extra session of that body for the purpose of enacting a Stay Law. After a careful consideration of your letter, I would re spectfully state that while I am de-cidedly in favor of a Stay Law and would support such a bill or any other bill tending to relieve the mases from the fearful effects of evil financial legislation and unjust taxation.

I doubt the expediency of calling anextra session at this time unless an assurance was had from the members that a majority were in favor of passing an act in addition to the Stav Law repealing many of the appropriation laws passed last winter entailing needless burdens on the industries of our people.

Should you issue a procolmation calling the Legislature together in extra session, I trust you will in your message call attention to the various appropriations which should at once Very Respectfully, be repealed.

M. A. MILLER.

Council Proceedings.

Council met the 21st of August 1893 pursuant to adjournment. All members were present.

The bond of Messrs. Guy & Mayers, for liquor license, was read and approved and license ordered is ned.

Several bills against the city were ordered paid.

Bills for the relief of Orin Martin were presented and referred to the proper committee.

The city Atty was instructed to communicate with the S. P. R. R. with a view to having them place cross-walks over their right-of-way.

The marshal was instructed to ascer tain the reasons. If any, why parties had not repaired their side-walks as directed, and to report at next meet-

Resignation of Councilman Bilyeu was read and laid on the table,

Council then adjourned until next regular meeting.

Notice of Dissolution.

Notice is hereby given that the co-partnership beretofore existing between the undersigned, under the firm name of Aldrich & Weeks, at Lebanon, Llim Co., Orogon, including the Champion Mill Company, has been and is this day dis-solved by mutual consent of the parties. G. W. Aldrich having purchased the inter-cat of W. C. Weeks, who retires therefrom. The business will bereafter be carried on by 67. W. Aldrich, the purchaser thereof, who hereby assumes all partnership debts, and who alone is authorized to collect and re-ceipt for all debts due the late firm. G. W. ALDRICK

W.C. WEEKS. Dated this 24th day of Aug, 1893.

Administrators Notice.

Notice is hereby given that the under signed Administrator of the co-partnership state of Barbour & Dalgleish, Wm. M. Barbour, deceased, has filed with the Clerk of the County Court of Linn County, Ore his final account, and the Judge of said court has fixed upon the 4th day of September 1893, at the hour of 10 a. m. of said day for the hearing of objections if any, to baid account, and for settlement of sails estate. N. S. Daleisnen.

Administrator

SAN'L M. GABLAND. Ally, for the Administrator. Dated at Lebanon, Or., this 28th day of

Phebe Kezinh Torbet. daughter of Prof. David A. Torbet and Olive A. Torbet, was born in Burbank, Ohio, April 18th, 1875, and died in Albany, Ore., August 21, 1893. In early childhood she gave her heart to God, and joined the M. E. church, South, at Norwood, Va. As she gree to womanhood, her Christian churse ter became more and more beautiful. and all who associated with her be themselves in the presence of a truly spiritual person. At home, she we always so gentle, so kind, so thoughtful. At school, diligent, modest, and retired. She had three homes, where her father and mother lived, one at church and one where her mausion is in beaven. She read her bible dailey, and had devotions all alone; and this, too, aside from regu-lar family devotions with the others of the family. Besides performing her home and school duties, she found time for drawing and painting, and has left behind her several paintings and drawings to adorn the home of her parents. While known by many, and loved by all, she had but few in timate friends, and they were of the most pronounced christian character. During her last sickness, she never doubted, but always said she ready to die if it was God's will. She preferred to live and do good, but had no other will than God's. She sat up till the last, and watched the setting sun from the porch on the evening be fore she died. Shortly before death she said, "Death has no terrom for the christian." Her last momenta were very peaceful, and ber family feel that their loss is her gain Those who knew her best can but say, "Blessed are the dead who die in the Lord."

A Starving Preacher.

The Rev. F. A. Smith, of Silver Mine, Ct., has caused a sensation in

From his pulpit last. Sunday he informed his congregation that he and the members of his family were starying, simply because his salary was not forthcoming.

After preaching a good sermon and giving out the regular church notices, startled his hearers by saying: "I come to you this morning with an empty stomach. I have not had a mouthful to eat to-day, because I eould not get it. There is not even a crust in the cupboard. For over a week I and my family bave lived entirely on blackberries and bread. The reason my family is not here this morning is because they have no shoes wear. I do not ask charity, but only that you pay me the salary that you agreed to, that I may not starve. "I have been here two years next October." said the Rev. Mr. Smith,

"and have labored hard to build up the church and instruct the people in the ways of righteousness

"What I said to the pulpit was only the bare truth, and if it hurts anyone I can't help it. Had I accepted their invitation to take a vacation and leave the church I would make myself liable to church discipline, which says no preacher shall drop his church permission without president.

"I have preselved here for five months, and only received \$15 in each and for two long months without recelving a penny, so, of course I had to get into debt.

"I won't say they are trying to starve me, but it looks that way."

Card of Thanks

EDITOR EXPRESS:-Mr. and Mm. Torbet desire to express their appraciation of the kindness and thoughtfulness of the good people of Lebanon for their assistance rendered at the burial of their daughter,

